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Attorneys for THE PEOPLE OF THE STATE OF CALIFORNIA, ACTING BY AND
THROUGH THE DEPARTMENT OF TRANSPORTATION

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

CHELSEA, LLC, et. al.) Case No. C07-5800-SC

Plaintiff,)
) **NOTICE OF RELATED CASE:**
) **STIPULATION THEREON**

REGAL STONE, LTD., *et al*, *in personam*,
M/V COSCO BUSAN, their engines,
tackle, equipment, appurtenances,
freights, and cargo *in Rem*,

CORRECTED

Defendants.

1 Pursuant to the order of the clerk of the court, and in accordance with Local
 2 Rule 3-12, the parties of this action, The People of the State of California, Acting by and
 3 through the Department of Transportation, and Regal Stone, Ltd., file this Notice
 4 specifying that the matters:

5 *The Continental Insurance Co. v. Regal Stone, Ltd. et al.*, 3:2008cv02052-SC

6 *U.S.A. v. Regal Stone, Ltd. et al.*, 3:2007cv06045-SC

7 *Chelsea, LLC v. Regal Stone, Ltd. et al.*, 3:2007cv05800-SC

8 *Shogren Living Trust et al. v. Regal Stone, Ltd. et al.*, 3:2007cv05926-SC

9 ~~*United States of America v. John J. Cota*~~, 3:2008cr00160-SI, SC

10 may potentially constitute a related case to *The People of the State of California, Acting*
 11 *by and through the Department of Transportation v. Regal Stone, Ltd. et al.*, CV-08-2268-
 12 EMC (N.D. Cal.).

13 All actions arise from the November 7th oil spill involving the M/V COSCO
 14 BUSAN and include statutory causes of action as well as tort-based claims. The action
 15 filed by the People of the State of California includes a complaint in rem requesting
 16 damages resulting from the allision of the M/V COSCO BUSAN with the San-Francisco
 17 Bay Bridge. The State of California is seeking compensation for the necessary repair of
 18 the Bridge. The counter-claim filed by Regal Stone, Ltd. includes claims against the
 19 State of California relating to its breach of duties and negligent licensing of Pilot John
 20 Cota. The counter-claim also requests contribution, indemnity and setoff for any
 21 damages Regal Stone, Ltd. has or will pay.

22 **IT IS SO STIPULATED AND AGREED:**

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2 DATED: June 16, 2008
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uspsm
JOHN D. GIFFIN
JOSEPH A. WALSH, II
JOHN COX
NICOLE S. BUSSI
KEESAL, YOUNG & LOGAN
ATTORNEYS FOR REGAL STONE, LTD.

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8 DATED: JUNE 16, 2008
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Wm. David Sullivan
WM. DAVID SULLIVAN
ATTORNEY FOR THE PEOPLE OF THE
STATE OF CALIFORNIA, ACTING BY
AND THROUGH THE DEPARTMENT OF
TRANSPORTATION

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13 PURSUANT TO STIPULATION, IT IS SO ORDERED.
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16 DATED: 6/19/08
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1 **PROOF OF SERVICE**

2 I, the undersigned, hereby declare that I am over the age of eighteen years, and I am not a
3 party to the within action. My business address is Four Embarcadero Center, Suite 1500, San
Francisco, CA 94111, and my telephone number is (415) 398-6000.

4 On the date indicated below, I served a true copy of the following document(s):

5 **NOTICE OF RELATED CASE: STIPULATION THEREON**

- 6 **BY E-MAIL:** I also caused such document(s) to be served electronically on all parties via the
7 United States District Court's Northern District ECF e-filing system.
- 8 **State:** Pursuant to California Rules of Court, Rule 201, I certify that all originals and service
9 copies (including exhibits) of the papers referred to herein were produced and reproduced on
paper purchased as recycled, as defined by Section 42202 of the Public Resources Code. I
10 declare under penalty of perjury under the laws of the State of California that the foregoing is
true and correct.

11 Executed on June 16, 2008 at San Francisco, California.

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/s/ Rina D. Horenian _____

Rina D. Horenian